UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON TACOMA DIVISION

UNUM LIFE INSURANCE COMPANY OF AMERICA,

Plaintiff / Counterclaim Defendant,

VS.

BECKIE McDONALD,

Defendant / Counterclaim Plaintiff / Third-Party Plaintiff,

ADAM McDONALD; and WEEKS' FUNERAL HOMES, INCORPORATED,

Defendants,

AMPLIFY ENERGY SERVICES, LLC,

Third-Party Defendant.

Case No. 3:24-cv-05995-BAT

ORDER GRANTING STIPULATED
MOTION FOR EXTENSION OF TIME TO
RESPOND TO DEFENDANT BECKIE
McDONALD'S COUNTERCLAIM, TO
FILE JOINT STATUS REPORT AND FOR
AMPLIFY TO FILE ITS RESPONSIVE
PLEADING TO BECKIE McDONALD'S
THIRD-PARTY COMPLAINT

The parties have filed their Stipulated Motion for Extension of Time for Unum to Respond to Beckie McDonald's Counterclaim, for the Parties to File a Combined Joint Status Report, and for Amplify to File Its Responsive Pleading to Beckie McDonald's Third-Party Complaint requesting that Unum have until April 9, 2025 to file its responsive pleading to Beckie McDonald's Counterclaim (ECF 19); the parties have until April 9, 2025 to file their Joint Status Report; and

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for Amplify to have until April 2, 2025 to file its responsive pleading to Beckie McDonald's Third-Party Complaint (ECF 19).

IT IS HEREBY ORDERED that:

- 1. Unum shall file its answer or otherwise plead to Beckie McDonald's Counterclaim no later than April 9, 2025;
 - 2. The parties shall file their Joint Status Report no later than April 9, 2025; and
- 3. Third-Party Defendant Amplify shall file its answer or otherwise plead to Beckie McDonald's Third-Party Complaint no later than April 2, 2025.

DATED this 26th day of March 2025.

BRIAN A. TSUCHIDA United States Magistrate Judge

Presented By:

OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.

By: /s/ Russell S. Buhite

Russell S. Buhite, WSBA #41257 1201 Third Avenue, Suite 5150

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OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.

By: /s/ Matthew B. Wesley

Matthew B. Wesley, admitted pro hac vice

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Attorneys for Plaintiff Unum Life Insurance

Company of America

[PROPOSED] ORDER GRANTING STIPULATED MOTION FOR EXTENSION OF TIME - 2

Case No. 3:24-cv-05995-BAT

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1	Approved as to Form; Presentation Waived:
1 2 3 4 5 6 7 8 9	Approved as to Form; Presentation Waived: LASHER, HOLZAPPEL SPERRY & EBBERSON PLLC By: /s/ Sean V. Small Sean V. Small, WSBA #37018 Emily I. Husa, WSBA #62970 2600 Two Union Square 601 Union Street Seattle, WA 98101-4000 Telephone: (206) 624-1230 Facsimile: (206) 340-2563 Email: small@lasher.com husa@lasher.com Attorneys for Defendant Adam McDonald
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12 13 14 15 16 17 118 19 20 21	AARON ENGLE LAW, PLLC By: /s/ Aaron I. Engle Aaron I. Engle, WSBA #37955 100 2nd Avenue, Suite 210 Edmonds, WA 98020 Telephone: (206) 623-7520 Facsimile: (206) 622-7068 Email: aaron@aaronenglelaw.com GRABHORN LAW By: /s/ Michael D. Grabhorn Michael D. Grabhorn. pro hac vice Andrew M. Grabhorn, pro hac vice 2525 Nelson Miller Parkway, Suite 107 Louisville, KY 40223 Telephone: (502) 244-9331 Email: m.grabhorn@grabhornlaw.com a.grabhorn@grabhornlaw.com Attorneys for Defendant Beckie McDonald
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[PROPOSED] ORDER GRANTING STIPULATED MOTION FOR EXTENSION OF TIME - 3 Case No. 3:24-cv-05995-BAT

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14	Attorneys for Third-Party Amplify	
15	Energy Services, LLC	
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[PROPOSED] ORDER GRANTING STIPULATED MOTION FOR EXTENSION OF TIME - 4 Case No. 3:24-cv-05995-BAT

1 **CERTIFICATE OF SERVICE** I hereby certify that on the 25th day of March, 2025, I served the foregoing [PROPOSED] 2 3 ORDER GRANTING STIPULATED MOTION FOR EXTENSION OF TIME TO RESPOND 4 TO DEFENDANT BECKIE McDONALD'S COUNTERCLAIM, FOR THE PARTIES TO FILE 5 COMBINED JOINT STATUS REPORT, AND FOR AMPLIFY TO FILE ITS RESPONSIVE PLEADING TO BECKIE MCDONALD'S THIRD-PARTY COMPLAINT via the method(s) 6 7 below on the following parties: Sean V. Small, WSBA #37018 Daniel K. Walk, WSBA #52017 8 Emily I. Husa, WSBA #62970 NELSON ALLEN WALK, PLLC 9 LASHER, HOLZAPPEL SPERRY & 102 North Meridian EBBERSON PLLC P.O. Box 217 10 2600 Two Union Square Puyallup, WA 98371 601 Union Street Telephone: (253) 845-8895 11 Seattle, WA 98101-4000 Facsimile: (253) 848-4891 Telephone: (206) 624-1230 Email: dan@nelsonallenwalk.com 12 Facsimile: (206) 340-2563 Attornevs for Defendant Weeks' Funeral Email: small@lasher.com 13 husa@lasher.com Homes, Incorporated 14 Attorneys for Defendant Adam McDonald 15 Michael D. Grabhorn. pro hac vice Aaron I. Engle, WSBA #37955 Andrew M. Grabhorn, pro hac vice AARON ENGLE LAW, PLLC GRABHORN LAW 16 100 2nd Avenue, Suite 210 Edmonds, WA 98020 Telephone: (206) 623-7520 2525 Nelson Miller Parkway, Suite 107 17 Louisville, KY 40223 Telephone: (502) 244-9331 Facsimile: (206) 622-7068 18 Email: m.grabhorn@grabhornlaw.com Email: aaron@aaronenglelaw.com a.grabhorn@grabhornlaw.com 19 Attorneys for Defendant Beckie McDonald Attorneys for Defendant Beckie McDonald 20 James M. Shore, WSBA #28095 STOEL RIVES LLP 21 600 University Street, Suite 3600 22 Seattle, WA 98101 Telephone: (206) 386-7578 23 Facsimile: (206) 386-7500 Email: jim.shore@stoel.com 24 Attorneys for Third-Party Amplify Energy 25 Services, LLC 26

[PROPOSED] ORDER GRANTING STIPULATED MOTION FOR EXTENSION OF TIME - 5

Case No. 3:24-cv-05995-BAT

1 2 3 4	☒	by electronic means through the Court's Case Management/Electronic Case File system, which will send automatic notification of filing to each person listed above. by mailing a true and correct copy to the last known address of each person listed above. It was contained in a sealed envelope, with postage paid, addressed as stated above, and deposited with the United States Postal Service in Seattle, Washington.
3 4 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25		If was confained in a sealed envelope, with postage paid, addressed as stated above, and deposited with the United States Postal Service in Seattle, Washington. by e-mailing a true and correct copy to the last known email address of each person listed above. SIGNED THIS 25th day of March, 2025 at Seattle, Washington. OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C. By: /s/ Cheryl L. Kelley Cheryl L. Kelley, Practice Assistant cheryl.kelley@ogletree.com
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[PROPOSED] ORDER GRANTING STIPULATED MOTION FOR EXTENSION OF TIME - 6 Case No. 3:24-cv-05995-BAT